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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/813,428	03/31/2004	Adrian Martin Steel	61282-072	3794		
20277 75	590 06/14/2006	EXAMINER				
MCDERMOTT WILL & EMERY LLP 600 13TH STREET, N.W.			TRINH,	TRINH, SONNY		
	N, DC 20005-3096		ART UNIT	PAPER NUMBER		
,			2618	2618		
			DATE MAILED: 06/14/200	6 .		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No		Applicant(s)			
Office Action Summary		10/813,428		STEEL ET AL.			
		Examiner					
		Sonny TRINH		2618			
Period fo	The MAILING DATE of this communication apport		er sheet with the co	rrespondence ac	Idress		
A SH WHIC - Exte after - If NC - Failu Any	IORTENED STATUTORY PERIOD FOR REPLICHEVER IS LONGER, FROM THE MAILING Densions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Depend for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS CO 136(a). In no event, how will apply and will expire e, cause the application	OMMUNICATION vever, may a reply be time SIX (6) MONTHS from the to become ABANDONED	ely filed ne mailing date of this o (35 U.S.C. § 133).			
Status							
1)[\inf	Responsive to communication(s) filed on 31 M	1arch 2004.					
	This action is <b>FINAL</b> . 2b) This action is non-final.						
3)	Since this application is in condition for allowa			secution as to the	e merits is		
,	closed in accordance with the practice under E	·	· •				
Disposit	ion of Claims	-					
4)⊠	Claim(s) <u>1-9</u> is/are pending in the application.						
,	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) 1-9 is/are rejected.						
7)	Claim(s) is/are objected to.						
8)	Claim(s) are subject to restriction and/o	r election require	ement.				
Applicat	ion Papers						
9)	The specification is objected to by the Examine	er.					
	The drawing(s) filed on <u>13 August 2004</u> is/are:		or b) objected to	by the Examine	er.		
	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correct	tion is required if th	ne drawing(s) is obje	cted to. See 37 C	FR 1.121(d).		
11)	The oath or declaration is objected to by the Ex	kaminer. Note the	e attached Office	Action or form P	ГО-152.		
Priority ι	under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign  ☑ All b) ☐ Some * c) ☐ None of:	priority under 35	5 U.S.C. § 119(a)-	(d) or (f).			
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
	3. Copies of the certified copies of the prio	rity documents h	ave been received	l in this National	Stage		
	application from the International Bureau	•	` ''				
* 5	See the attached detailed Office action for a list	of the certified co	opies not received	<b>.</b>			
Attachmen	t(s)						
1) 🛭 Notic	e of References Cited (PTO-892)	4) 🗌	Interview Summary (I	PTO-413)			
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail Date	e	152)		
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) or No(s)/Mail Date	5) <u> </u> 6) <u> </u>	Notice of Informal Pa Other:	tent Application (PTC	J- 134)		

Specification

1. Claims 5-9 are objected to under 37 CFR 1.75(c) as being in improper form

because a multiple dependent claim should refer to other claims in the alternative only--,

and/or, --cannot depend from any other multiple dependent claim. See MPEP

§ 608.01(n). Accordingly, the claims 5-9 have not been further treated on the merits.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that

form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United

States.

2. Claims 1-4 are rejected under 35 U.S.C. 102(b) as being anticipated by Corts et

al. (hereinafter Corts (U.S. Patent Application Publication number US 2002/0095228

A1).

Regarding claim 1, Corts discloses a digital audio receiver for receiving digital

audio information (paragraphs [0021], [0201]), in the form of live broadcast data

transmitted simultaneously with additional audio data clips (paragraphs [0281] – [0284]),

the receiver comprising: means for separating the live broadcast data from the

additional audio clips, means for storing the additional audio clips, user operable means

for selecting a specific program and controlling other functions of the receiver, audio

output means; and control means for controlling the audio output means to reproduce a selected audio program in response to a signal from the user operable means and to reproduce one or more selected audio clips in response to further signals identifying the audio clips ( [0281 ] - [0285], [0308]).

Regarding **claim 2**, it is inherent that the signals is a broadcast signal supplied to the control means by the separating means since the clip(s) can be saved for later playback (see paragraph [0321]).

Regarding **claim 3**, Corts further discloses that signals is supplied to the control means from the user operable means (see paragraph [0321]).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

3. Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Corts.

Regarding claim 4, Corts discloses the invention but does not disclose that the storing means is arranged to store respective audio clips relating to the manually operable functions of the receiver. However, since Corts already teaches that the audio clips can be created as a form of advertisement ([0304] – [0317]), it would have been obvious and well within the level of a person of ordinary skill in the art to transmit audio relating

Application/Control Number: 10/813,428

Art Unit: 2618

to the manually operable functions of the receiver in order to help user(s) to be familiar

with the operational functions of the receiver.

CONCLUSION

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sonny TRINH whose telephone number is 571-272-

7927. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Edward URBAN can be reached on 571-272-7899. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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USPTO Customer Service Representative or access to the automated information

system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

6/4/06

SONNYTRINH PRIMARY EXAMINER

Page 4